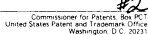
FORM PCT/DO/EO/905 (March 2001)



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U.S. APPLICA	TION NO			FIRST NAMED API	PLICANT		ATTY DOCKET NO			
	09/8900	56	JO	HANSSON		Р	STOCK-02			
						INTERNATIONA	L APPLICATION NO			
KEVIN G	ROONE	Υ				PCT/SI	E00/00024			
		& EVANS								
2700 CAF		_			1	1 A. FILING DATE	PRIORITY DATE			
441 VINE CINCINN					1	10 JAN 00	28 JAN 99			
0	, , , , , , , ,					ı	2 SEP 2001			
						DATE MAILED	, N 02.			
NOTIF	ICATIO	ON OF MISS	ING REQU	IREMENTS	UNDER	35 U.S.C. 371 I	N THE UNITED			
						CE (DO/EO/US)				
1. The following	lowing ite	ms have been sub	mitted by the a	pplicant or the IB	to the Uni	ited States Patent and	Trademark			
Office as	L.,	a Designated Off	ice (37 CFR 1.							
<b>X</b>		ic National Fee		Indication of			to English			
<b>X</b>		the international a		land.		national application in 9 amendments into E				
[ <u>x</u> ]		Declaration of inv Article 19 amend		_ Outroom	of Afficie 1	9 amendments into E	ngrisii.			
	• •	Document.	ments.	Otner:						
<u>x</u>	-		ary Examination	on Report in Engl	lish and its	Annexes, if any.				
	The International Preliminary Examination Report in English and its Annexes, if any.  Translation of Annexes to the International Preliminary Examination Report into English.									
L.;										
2. Appli	icant has r	equested early pro	ocessing under	35 U.S.C. 371(f)	) but has no	ot filed the following	indicated items and/or			
the indicate	d items in	paragraph 3 below the from the prior	w. The Basic	National Fee and	the copy of	t the international app	lication must be filed			
prior to 20 c	U.S. Bas	ic National Fee.	ity date to avo	Copy of the	internationa	al application.				
			iched within th			order to complete the	requirements for			
acceptance	under 35 T	J.S.C. 371:								
a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.										
The current translation is defective for the reasons indicated on the attached Notice of Defective										
	Tra	nslation.		!6.h1:		the America later t	han tha			
	b. Proces	ssing fee for provi ropriate 20 or 30	iding the transi	ation of the applic	cation and/	or the Annexes later t	nan the			
וישו	app C Oath o	ropriate 20 or 30 or declaration of the	months from the inventors, it	ne priority date (3	37 CFR 1.4	.497(a) and (b), prop	erly identifying			
<u>(*</u> .)	the	application (prefe	rably by the In	ternational applic	ation numb	per and international f e 20 or 30 months fro	iling date). A			
	date	· ·								
					1 37 CFR 1	.497(a) and (b) for th	e reasons			
	indi	icated on the attac	the Oath or de	50/917. claration later th:	an the appro	opriate 20 or 30 mont	hs from the			
L'		ority date (37 CFF		ciaración facer inic	и ин прри	op 20 c. 20				
4. Addition	al claim f	ees of \$	as a 🖂 📗	arge entity 🗀 sm	nall entity, i	including any require	d multiple dependent			
claim fee, a due (37 CF)	re require R 1.492(g	<ul> <li>d. Applicant mus</li> <li>)). See attached F</li> </ul>	t submit the ac TO-875.	ditional claim fee	es or cancel	the additional claims	for which fees are			
5 - Anni	icant has n	ot submitted the	equired segmen	nce listing nursua	nt to 37 CF	R 1.821-1.825. See	attached			
PCT/DO/E		ot submitted the i	equired seque	ice fishing parsual	in to 57 CI	K 1.021 1.023. 500				
ALL OF T	не ітем	IS SET FORTH	IN 3(a)-3(d),	AND 5 ABOVI	E MUST B	E SUBMITTED WI	THIN TWO (2)			
MONTHS:	FROM T	HE DATE OF T	HIS NOTICE	OR BY 22 OR 3	32 MONTI	HS (where 37 CFR 1	.495 applies) FROM			
THE PRIO	RITY DA	TE FOR THE A ESULT IN ABA	APPLICATIO NDONMENT	N, WHICHEVE	R IS LATI	ER. FAILURE TO	PROPERLY			
						,				
The time pe 1.136(a).	riod set al	pove may be exter	nded by filing a	petition and fee	for extensi	on of time under the	provisions of 37 CFR			
6 If hov 3	aor 3c is	checked, a transla	tion of the An	nexes MUST be s	submitted n	o later than the time t	period set above or the			
Anneves wi	II be cance	elled A processi	nø fee will be :	equired if submit	ited later th	an 20 or 30 months fi	rom the priority date.			
7. [ ] The A	Article 19	amendments are	cancelled since	a translation was	not provid	ed by the appropriate	20 (37 CFR 1.494(d))			
or 30 (37 C	FR 1.495	(d)) months from	the priority dat	e.						
Applicant is address give	reminded en in the h	that any communeading and include	nication to the le the U.S. app	United States Pate lication no. show	ent and Tra n above. (3	demark Office must b 7 CFR 1.5)	be mailed to the			
		A come of th	is notice A	11/ST he ren	urned w	ith this respons	·e.			
Enclosed:		<i>A COPY OF III</i> OO/EO/917		e of Defective Tr		J.				
	PTO-8			DO/EO/920						
	·'		<u> </u>		Barb	ara A. Campbell				

Telephone: 703-305-3631

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

L S APPLICATION NO		FIRST NAMED APPLICANT		ATTY DOCKET NO	
09/8900	56	JOHANSSON	P	STOCK-02	
		INTERNATIONAL APPLICATION NO			
KEVIN G ROONEY	EVANS	PCT/SE00/00024			
700 CAREW TOWE	ER .	:	I A FILING DATE	PRIORITY DATE	
41 VINE STREET INCINNATI, OH 45	202		10 JAN 00	28 JAN 99	
		1	date mailed $ 1 $	2 SEP 2001	
NO	TIFICATION (	OF A DEFECTIVE OATH (	OR DECLARATIO	ON	
is not executed does not ident does not ident does not state	aration, properly and internationa (a),(b) and (f) in d in accordance with the application of the inventor(s). If y the citizenship of that the person mainal and first inventor.	h either 37 CFR 1.66 or 37 CFR to which it is directed.	oreferably by the in coath or declaration 1.68.	ternational  n does not comply  or inventors	
497(a) AND (b), ILL RESULT IN BANDONMENT	AND 1.497(d) V FAILURE TO I OF THE APPLI	OR DECLARATION IN CONTROL OF THE NATIONAL STATEMENT OF THE NATIONAL ST	THIN THE TIME FAGE AND THE		
ditionally, the oa	th of declaration	does not comply with 57 of			
	lress, then the city	address of each inventor. If the re and state or city and foreign coun			
does not sta	ate that the person i	making the oath or declaration:			
a □ has revi	ewed and understat	nds the contents of the application.	including the claims.	as	

amended by any amendment specifically referred to in the oath or declaration.

material to patentability as defined in 37 CFR 1.56.

country, day, month, and year of its filing.

acknowledges the duty to disclose to the Office all information known to the person to be

does not identify the foreign application for patent or inventor's certificate for which a claim for

priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

Barbara A. Campbell

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3.